## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CEQUAN KIMBLE,

Plaintiff,

v.

TOWN OF NEWBURGH; OFFICER RONALD DANZA, individually and as an employee of the Town of Newburgh; OFFICER CONNER STENGLEIN, individually and as an employee of the Town of Newburgh; and OFFICER CHRISTOPHER SHAW, individually and as an employee of the Town of Newburgh,

Defendants.

UNDCEDNY

BOCUMENT

ELECTROMETALLY

DATE SELECT

DATE SEL

## ORDER OF DISMISSAL

20 CV 10345 (VB)

The Court has been advised that the parties have reached a settlement in principle in this case. Accordingly, it is hereby ORDERED that this action is dismissed without costs, and without prejudice to the right to restore the action to the Court's calendar, provided the application to restore the action is made by no later than June 28, 2021. To be clear, any application to restore the action must be filed by June 28, 2021, and any application to restore the action filed thereafter may be denied solely on the basis that it is untimely.

All other deadlines, scheduled conferences, or other scheduled court appearances are cancelled. Any pending motions are moot.

Dated: May 28, 2021

White Plains, NY

SO ORDERED:

Vincent L. Briccetti

United States District Judge